UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

EUGENE SCALIA, Secretary of Labor, United States Department of Labor, Plaintiff, vs.)) Case No.: 2:16-cv-02353-GMN-EJY) ORDER
WELLFLEET COMMUNICATIONS, LLC, et al., Defendants.) t)))
Pending before the Court is Plaintiff Eugene Scalia's ("Plaintiff's") First Proposed Pretrial Order, (ECF No. 189). On May 5, 2020, this Court entered the Order directing	
Defendants to show cause why the Court should not enter summary judgment against them under Federal Rule of Civil Procedure 56(f)(3). (<i>See</i> Show Cause Order, ECF No. 193). The	
Order highlights that damages are the only remaining issue before the Court, and it is not reasonably in dispute that the Court should award Plaintiff \$1,457.989.54 in damages against	
Defendants. (<i>Id.</i> 3:13–4:2). The Order provide 4:4–6). Defendants have not timely filed a resp	ed Defendants fourteen (14) days to respond. (<i>Id</i> ponse.
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	United States Department of Labor, Plaintiff, vs. WELLFLEET COMMUNICATIONS, LLC, e al., Defendants. Pending before the Court is Plaintiff Eu Pretrial Order, (ECF No. 189). On May 5, 202 Defendants to show cause why the Court should under Federal Rule of Civil Procedure 56(f)(3) Order highlights that damages are the only remeasonably in dispute that the Court should aw Defendants. (Id. 3:13–4:2). The Order provide

Accordingly, IT IS HEREBY ORDERED, pursuant to Federal Rule of Civil Procedure 56(f)(3), the Court **GRANTS** summary judgment in favor of Plaintiff. Plaintiff may recover \$1,457,989.54 in damages against Defendants. IT IS FURTHER ORDERED that Plaintiff's First Proposed Pretrial Order, (ECF No. 189), is **DENIED as moot**. The Clerk of Court shall close the case and enter judgment accordingly. **DATED** this <u>20</u> day of May, 2020. Gloria M. Navarro, District Judge United States District Judge